GLOBAL ADMINISTRATIVE LAW:
THE CASEBOOK
Third Edition

Edited by
Sabino Cassese
Bruno Carotti
Lorenzo Casini
Eleonora Cavalieri
Euan MacDonald

With the collaboration of
Marco Macchia
Mario Savino

2012
The Institute for Research on Public Administration (IRPA) is an Italian non profit organization, founded in 2004 by Sabino Cassese and other professors of administrative law, which promotes advanced studies and research in the fields of public law and public administration.

IRPA (http://www.irpa.eu)

The Institute for International Law and Justice (IILJ) brings together the research, scholarship, teaching and outreach activities of New York University School of Law’s international law program.

IILJ (http://www.iilj.org)

SUMMARY OF CONTENTS

Foreword

I. STATES AND GLOBAL ADMINISTRATIONS IN CONTEXT
II. GLOBAL STANDARDS
III. GLOBAL ADMINISTRATIVE LAW PRINCIPLES
IV. THE ENFORCEMENT OF GLOBAL DECISIONS
V. JUDICIAL GLOBALIZATION
VI. CONFLICTING JURISDICTIONS
VII. GLOBAL DIMENSIONS OF DEMOCRACY
VIII. EUROPE IN THE GLOBAL SPACE

General Bibliography

List of Abbreviations

List of Contributors
CONTENTS

Foreword

I. STATES AND GLOBAL ADMINISTRATIONS IN CONTEXT

I.1 Beyond the State: The Emergence of Global Administration
   Lorenzo Casini

I.A The Notion of State and Its Discontents: Crisis or Evolution?

I.A.1 The Concept of the State in Globalization: The Case of the Environmental
      Cooperation Commission of the North American Free Trade Agreement
      (NAFTA)
      Ming-Sung Kuo

I.A.2 The Notion of “Statehood”: The Palestinian National Authority’s Attempt
      to Bring a Claim Against Israel Before the International Criminal Court
      Yoav Meer

I.A.3 The Rise of the Global Regulatory State in the South: A Case Study on
      Public Utilities Regulation
      Rene Urueña

I.B Formal Intergovernmental Organizations

I.B.1 Material Limits to the Power of the United Nations Security Council:
      Between Law and Politics
      Julian Arato

I.B.2 The Reform of the UN Security Council: GA Decision 62/557
      Andrea Averardi

I.B.3 International Specialized Agencies and the Question of Accountability to
      Beneficiaries of Aid: A Case Study of the United Nations Children’s Fund
      (UNICEF)
      Elizabeth Hassan
I.B.4 Securing ‘Orderly’ Movement of Peoples: The International Organization for Migration
   J. Benton Heath

I.B.5 The UN Committee against Torture – in Search of Greater Cooperation
   Rosa Raffaelli

I.B.6 Palestine Admission into the UNESCO: A Case of Politics, and Finances
   Ilaria Paradisi

I.B.7 The ASEAN Charter: The Legalization of ASEAN?
   Michael Ewing-Chow and Leonardo Bernard

I.B.8 The International Labour Organization: The Evolution of Soft Law
   Andrew J. Ziaja

I.B.9 The World Intellectual Property Organization (WIPO)
   Cinzia Carmosino

I.B.10 SARS, the ‘Swine Flu’ Crisis and Emergency Procedures in the WHO
   J. Benton Heath

I.B.11 National Dysfunction and Global Remedies: The International Commission against Impunity in Guatemala
   Emma Dunlop

I.C Hybrid Public-Private Organizations and Private Bodies Exercising Public Functions

I.C.1 Legitimacy without Authority in Global Standardization Governance: The Case of the International Organization for Standardization (ISO)
   Eran Shamir Borer

I.C.2 A Hybrid Public-Private Regime: The Internet Corporation for Assigned Names and Numbers (ICANN) and the Governance of the Internet
   Bruno Carotti and Lorenzo Casini
I.C.3 Hybrid Public-Private Bodies within Global Private Regimes: The World Anti-Doping Agency (WADA)
Lorenzo Casini and Giulia Mannucci

I.C.4 The Marine Stewardship Council Sustainable Fishery Standards: Private Governance responding to Public Governance
Anastasia Telesetsky

I.C.5 Between Vertical and Horizontal Financing: The Global Fund and the Global Aid System
Fabio Di Cristina

I.D Intergovernmental and Transnational Networks

I.D.1 The G-8, the Others and Beyond
Martina Conticelli

I.D.2 Public-Private Harmonization Networks: The Case of the International Conference on Harmonization (ICH)
Ayelet Berman

I.D.3 ASEAN International Investment Agreements: The Incorporation of Global Regulatory Governance
Michael Ewing-Chow and Geraldine R. Fischer

I.D.4 An Unaccountable Trans-Governmental Branch? The Basel Committee
Mario Savino and Maurizia De Bellis

I.D.5 IOSCO: ‘Democracy’ vs. ‘Leadership’ in the Transnational Regulation of Finance?
Maurizia De Bellis

Francesco Albisinni
I.E Complex Governance Forms: Hybrid, Multi-Level, Informal

I.E.1 The Great East Japan Earthquake: Disasters Risk Reduction and the Policy of the International Community
Stefano Nespor

I.E.2 Rigidity and Flexibility in the Clean Development Mechanisms
Maurizia De Bellis

I.E.3 Lobbying and Exporting Technology in Emissions Trading: Enel – China
Florence Lebensohn

I.E.4 The Californian “Clean Cars Law”: Global Warming and Domestic Distribution of Competences
Bruno Carotti

I.E.5 Horizontality as a Global Strategy for Accountability: The OECD Reviewing the EU CAP
Georgios Dimitropoulos and Bruno Carotti

I.E.6 Melting Ice and Exclusive Economic Zone
Nicola Ferri

I.E.7 Accountability in Transnational Governance: The Case of Forestry
Gianluca Sgueo

I.E.8 Decision-Making Procedures in Fisheries Governance: The Role of the General Fisheries Commission for the Mediterranean (GFCM)
Nicola Ferri

I.E.9 International Organizations and Horizontal Review: The World Health Organization, the Parliamentary Council of Europe, and the H1N1 Pandemic
Abigail Deshman

I.E.10 The TBT Agreement: Implications for Domestic Regulation
Joanna Langille

I.E.11 Compliance and the Post-Retaliatory Phase in the WTO: US/Canada – Continued Suspensions
Giulio Bolaffi
I.E.12 Multipolar Conflict: The Chinese Textile Affair  
*Antonella Albanesi*

*Manuela Veronelli and Lorenzo Carbonara*

I.E.14 Mutual Recognition: The Free Movement of Professionals  
*Benedetto Cimino*

I.E.15 The Role of UNESCO Advisory Bodies in the World Heritage Convention  
*Eleonora Cavalieri*

---

II. GLOBAL STANDARDS

II.A Global Standards as Regulatory Devices

II.A.1 Technical Regulation and International Standards: The EC-Trade Description of Sardines Case  
*Ingo Venzke*

II.A.2 The Public Model: ICAO’s Standards and Recommended Practices  
*Tiago Fidalgo de Freitas*

II.A.3 Regulating the Raters: Toward Convergence in the Discipline of Credit Ratings  
*Eleonora Cavalieri*

II.A.4 Public Accountability of a Global Private Regulator: The IFRs Foundation Ongoing Constitution Review, the IASB and the Monitoring Board  
*Maurizia De Bellis*

II.A.5 Competing Interests: Food Safety Standards and the Codex Alimentarius Commission  
*Dario Bevilacqua*
II.A.6 Measuring Culture? The ICOM Standards for Museums  
Cinzia Carmosino

II.A.7 The International Atomic Energy Agency (IAEA)  
Andrew J. Ziaja

II.B Global Standards as Technology of Global Governance

II.B.1 Defining a New Model: Global Indicators  
Emma Dunlop

II.B.2 Power, Politics, and Indicators: Exploring the Rule of Law Index  
Rene Urueña

II.B.3 Labour Standards: Forced Labour in Myanmar  
Elisabetta Morlino

II.B.4 The PISA Rankings: The High Cost of Low Educational Performance  
Matthias Goldmann

II.B.5 Global Harmonization of Quality Standards for Pharmaceuticals  
Mélanie Samson

II.B.6 Implementing Global Standards: The Case of Conformity Assessment  
Georgios Dimitropoulos

III. GLOBAL ADMINISTRATIVE LAW PRINCIPLES

III.A Legality, Impartiality and Review

III.A.1 Legality: The Aarhus Convention and the Compliance Committee  
Marco Macchia

III.A.2 The Aarhus Compliance Committee and the Danube River Case  
Gianluca Syneo
III.A.3 WTO Hormones: Impartiality and Local Interests
Giulio Bolaffi

III.A.4 The Principle of Review Applied by ICSID Annulment Committees: The Argentinean Crisis and the Gas Sector
Estefanía Ponce Durán

III.A.5 Global Review of National Decision: The Case Carlos Queiroz v. Autoridade Antidopagem de Portugal
Alessandro E. Basilico

Elena Mitzman

III.A.7 Corruption in Global Administrative Bodies: The Integrity Vice Presidency at the World Bank
Siddharth Fresa

III.B Participatory Rights

III.B.1 The War on Terror and the Rule of Law: Kadi II
Mario Savino

III.B.2 Sustainable Development, Environmental Impact Assessments and the Obligation to Consult: Pulp Mills on the River Uruguay
Edouard Fromageau

III.B.3 A Globalized Administrative Procedure: UNHCR’s Determination of Refugee Status and its Procedural Standards
Emma Dunlop

III.B.4 The International Tribunal for the Law of the Sea (ITLOS): The Juno Trader Case
Diego Agus and Martina Conticelli

III.B.5 Supervision of National Due Process: The Tomimaru Case
Hilde Caroli Casavola
III.B.6 The World Bank Inspection Panel: The *Indian Mumbai Urban Transport Project Case*
Mariarita Circi

III.B.7 The Vlora Thermal Power Plant in Albania: a Multiplication of Global Standards?
Mariarita Circi

III.B.8 Participation of Indigenous People: The Guatemala Marlin Gold Mine
Gianluca Sgueo

III.B.9 The Bakun Hydroelectric Project: Participatory Rights in Malaysia
Mariangela Benedetti

III.B.10 Due Process for “Soft” Global Administrative Powers? The Case of Interpol Red Notices
Mario Savino

III.B.11 Due Process and Fairness in the Sporting Legal Orders
Alessandro E. Basilico

III.B.12 The Principle of Global Administrative Cooperation
Georgios Dimitropoulos

III.B.13 GAL Principles at the Compliance Advisor/Ombudsman (CAO) of the International Finance Corporation
Ben Saper

III.C Transparency and Duty to Give Reasons

III.C.1 Transparency Reform in the World Bank and Beyond
Megan Donaldson

III.C.2 The Disclosure of Information: Anti-Dumping Duties and the WTO System
Maurizia De Bellis

III.C.3 A Duty to Provide Reasons: *Definitive Safeguards Measures on Imports of Certain Steel Products*
Maurizia De Bellis
III.C.4  The Organization for Prohibition of Chemical Weapons: The Bustani Case  
Bruno Carotti

III.D  Proportionality and Reasonableness

III.D.1  Indirect Expropriation and Fair and Equitable Treatment under Investment Treaties: Tecmed v. Mexico  
Stephan W. Schill

III.D.2  Global Procedural and Substantial Limits for National Administrations: The EC-Biotech Case  
Dario Bevilacqua

III.D.3  UN Procurement  
Elisabetta Mortino

III.D.4  Reasonableness and Proportionality: The NAFTA Binational Panel and the Extension of Administrative Justice to International Relations  
Marco Macchia

III.D.5  National Regulatory Autonomy within the GATS: The Gambling Dispute  
Maurizia De Bellis

III.D.6  Transparency and Proportionality: Subsidies and Countervailing Measures  
Sandro Mento

IV.  THE ENFORCEMENT OF GLOBAL DECISIONS

IV.1  The Domestic Implementation of International Regulatory Norms:  
Department of Transportation v. Public Citizen  
Marco Macchia

IV.2  Holding National Administrations Accountable through Peer Reviews: The FATF Case  
Georgios Dimitropoulos
IV.3  The Metalclad NAFTA Litigation: What is National Courts’ Role in Investment Arbitration?
Filippo Fontanelli

IV.4  When SPS Applies to Apples. The Japan – Apples and Australia – Apples WTO Disputes
Filippo Fontanelli

IV.5  US Boeing Subsidies: Another Chapter in an Endless Trade Dispute
Diego Agus

IV.6  Ensuring Global Competition: The Airbus Case and Launch Subsidies for Large Civil Aircraft
Giulio Bolaffi

IV.7  Crossing Systems: EU Countermeasures against the US Byrd Amendment
Mariangela Benedetti

IV.8  Global Bodies Reviewing National Decisions: The Yellowstone Case
Benedetto Cimino

IV.9  Evaluating State’s Good Faith: The Retreaded Tires Case
Navid Sato Rabbar

V.  JUDICIAL GLOBALIZATION

V.1  The ICC’s Office of the Prosecutor and Transitional Justice: Article 53 of the Rome Statute and the Balance between Opportunity and Accountability
Rene Urreña

V.2  The International Criminal Court and Africa, or A Story of Persecutory Delusion
Filippo Fontanelli
V.3 The International Court of Justice and Territorial Disputes: Pedra Branca, Middle Rocks and South Ledge
Edouard Fromageau

V.4 Special Tribunal for Lebanon: Responsibility, Justice and Global Rules
Emma Dunlop

V.5 The African Union’s Ambivalent Engagement with the International Criminal Court
Theresa Reinold

V.6 The Impact of Human Rights Law on Supranational Regimes: The Bosphorus Case
Marco Pacini

V.7 The OAS and the Inter-American Court of Human Rights: A Human Rights’ Framework for the Americas
Barbara Bonafini

V.8 Settling Global Disputes: The Southern Bluefin Tuna Case
Bruno Carotti and Martina Conticelli

V.9 Spreading the WTO Dispute Resolution System: Cotton, High-Tech Products, and Developing Countries
Joanna Langille

V.10 The Rise of International Administrative Tribunals: The Mendaro Affair
Mariangela Benedetti

V.11 Administrative Tribunals and the Review of Discretionary Powers: A Case from the Council of Europe Administrative Tribunal
Elena Mitzman

V.12 The International Centre for Settlement of Investment Disputes: The Tokios Tokelès Case
Hilde Cardi Casavola

V.13 A “Judicial” Law-Maker: The Court of Arbitration for Sport
Giulia Mannucci
V.14  Alternative Dispute Resolution: The ICANN’s Uniform Dispute Resolution Policy (UDRP)
Bruno Carotti

V.15  Judicial Comity: a New Way of Regulation?
Elisa D’Alterio

VI. CONFLICTING JURISDICTIONS

VI.A  Conflicting Regimes: When Legal Orders Collide

VI.A.1 The Right of Access to Information in the Age of Globalization: The Federal Administrative Court and Extraterritorial Renditions
Matthias Goldmann

VI.A.2 Conflicts of Norms and Conflicts of Jurisdiction in the Fight against Terrorism
Marco Pacini

VI.A.3 The Internationalization of Antitrust Policy
Lorenzo Saltari

VI.A.4 Global Competition and Territorial Limits: The Microsoft Case
Tomasz Koziel

VI.A.5 The Relationship Between Competition and Sector-Specific Regulation
Livia Lorenzoni

VI.A.6 The Common Agricultural Policy: EU vs. WTO?
Florence Lebensohn

VI.A.7 European Union’s Retaliatory Measures: Community Interest and Wto
Giulio Bolaffi
VI.B Conflicts before Global and National Courts

VI.B.1 Cyclic Review? *Saipem v. Bangladesh*
*Ingo Venzke*

VI.B.2 Just Political Restrictions? *Vattenfall v City of Hamburg, Moorburg Power Plant*
*Isabel Feichtner*

VI.B.3 Constitutional Limits to Integration: The *Lisbon* Decision of the BundesVerfassungsGericht, 2 BvE 2/08
*Julian Arato*

VI.B.4 *Medellín v. Texas*: A “Parochial” Approach?
*Elisa D’Alterio*

VI.B.5 *Behrami/Behrami and Saramati v. France*: Relations between Supranational Systems (ECHR - UN)
*Elisa D’Alterio*

VI.B.6 Refugees in the European Union: *Apostolides v. Ormans*
*Giuseppe Martinico*

VI.B.7 The Conseil d’Ètat and Schengen
*Mariangela Benedetti*

VI.B.8 Jurisdiction over Cyberspace: YAHOO! in the French and American Courts
*Mariangela Benedetti*

VI.B.9 *Melki v. Abdeli*: The Relationship between French Constitutional Review and EU Principles
*Federico Fabbrini*

VI.B.10 Legal Homogeneity v. Judicial Autonomy in the European Area
*Daniele Gallo*

VI.B.11 The Italian Expropriation Case: Incorporating the ECHR into National Legal Orders
*Marco Pacini*
VI.B.12 The Italian Constitutional Court, the ECHR, and the Enactment of an “Interpretative Act”
Federico Fabbrini

VII. GLOBAL DIMENSIONS OF DEMOCRACY

VII.A Promoting Democracy and Human Rights Globally

VII.A.1 Explaining the Globalization of Democracy: Democracy and the Diffusion of Markets
Ingo Venzke

VII.A.2 The EU’s Enlargement Policy and the Promotion of Democracy: The Case of Turkey
Valentina Volpe

Bruno Carotti

VII.A.4 The OAS: Legalizing Norms of Democracy
Giacomo Delledonne

VII.A.5 Foreign Aid and Democratization: The Case of Zambia
Giulia Bertezzolo

Valentina Volpe

VII.A.7 Democracy and Human Rights: Reciprocally Fostering and/or Restraining Concepts?
Marco Pacini
VI.A.8 UN Transitional Administrations: Kosovo, East Timor and Iraq
Elisabetta Morlino

VI.A.9 Chad - Petroleum Development and Pipeline Project: Human Rights and the World Bank
Mariarita Circi

VI.A.10 Thinking Human Rights Globally: The Ken Saro Wiwa Case
Emanuela Cocco

VI.A.11 Social Economic Human Rights, National Constitutions and National Courts: The Mazibuko Case
Mariarita Circi

VI.A.12 Democratization by International Organizations: The Case of EU and Romania
Elisabetta Morlino

VII.B Civil Society and Multinational Corporations

VII.B.1 The United Nations Global Compact
Yoav Meer

VII.B.2 OECD Guidelines for Multinational Enterprises: The Aker Kvaerner Case – Corporate Social Responsibility and Human Rights at Guantanamo Bay
Matthias Goldmann

VII.B.3 The Equator Principles: Voluntary Standards in Project Financing
Yoav Meer

VII.B.4 Does Civil Society Promote Democracy? The Arab Spring and the EU’s “New Response to a Changing Neighbourhood”
Valentina Volpe

VII.C Media

VII.C.1 WikiLeaks, Global Security and Democratic Control
Edoardo Chiti
VII.C.2  The Google-China Case
Bruno Carotti

VII.C.3  Google Books: Copyright Law or Public Interest?
Bruno Carotti

VII.C.4  The Google – Vivi Down Case: Providers’ Responsibility, Privacy and Internet Freedom
Bruno Carotti

VII.C.5  Global Interactions: SpotCloud, a Market for Computing Power
Tomasz Kozid

VII.D  Global Security

VII.D.1  The Regulation of Global Security Operations: The Case of the European Union’s Operation Artemis
Edoardo Chiti

VII.D.2  Unilateral and Universalist Pressures, and the Limits of Global Security: The United Nations, the Occupying Countries, and the Reconstruction of Iraq
Edoardo Chiti

VII.D.3  Responsibility to Protect, Military Intervention and Assistance in Rebuilding: The UN and the Libyan Crisis
Edoardo Chiti

VII.D.4  The Composite Regulation of Global Security Operations: The Case of the European Union’s Operation Atalanta
Edoardo Chiti

VII.D.5  Human Rights and Terrorism: the Use of Passenger Name Records
Maria Tzanou

VII.D.6  Privacy and EU Counter-Terrorism Policy (European Data Protection Supervisor Opinion no. 2011/C 56/02)
Patrizio Rubechini
CONTENTS

VII.D.7 The Use of Financial Data to Fight Terrorism: The SWIFT Case
Maria Tzanou

VII.D.8 An Indirect Challenge to the Security Council: Abdelrazik v. Canada (Minister of Foreign Affairs)
Abigail C. Deshman

VIII. EUROPE IN THE GLOBAL SPACE

VIII.1 Relations between Global Law and EU Law
Elisa D’Alterio

VIII.2 The EU on the Global Stage after the Lisbon Treaty: External Action and the External Action Service
Joris Larik

VIII.3 The Comitology Reform. A New Role under the Lisbon Treaty?
Mario Savino

VIII.4 The Interactions between EU and Global Administrative Law: The EU Eco-Management and Audit Scheme (EMAS) and its Relations with Global Environmental Management Systems
Edoardo Chiti

VIII.5 Mox Plant – The European Court of Justice and International Agreements
Filippo Fontanelli

VIII.6 European Union and Financial Crisis: The European System of Financial Supervision
Alessandro E. Basilico

VIII.7 Coping with Harmonization in Times of Crisis: The EU and the IFRS
Maurizia De Bellis

VIII.8 Public Services in Europe: The Kattner Case
Giacomo Delledonne
VIII.9 Public Services and Transboundary Cooperation (Regulation no. 1082/2006)
Giacomo Delledonne

VIII.10 Making Administrations Work: Digitalizing Public Services in Europe
Giacomo Delledonne

VIII.11 The EU Data Protection Directive as a Model for Global Regimes
Maria Tzanou

VIII.12 The Second Generation Schengen Information System (SIS II) and Human Rights
Maria Tzanou

VIII.13 Balancing of Interests, Scientific Cognitions Knowledge and Health: The Gowan Case
Simone Penasa

VIII.14 European Administrative Cooperation: The Strategy for Expansion of IMI
Lorenzo Carbonara

VIII.15 The Relationship Between the Italian Constitutional Court and the ECJ: The Preliminary Reference in C. Cost. Order 103/2008
Giuseppe Martinico

VIII.16 Regional Policy for Global Issues: The European Pact on Immigration and Asylum
Simone Penasa and Claudia Pretto

VIII.17 The Relationship between the ECHR and EU Law, the Presumption of Equivalent Protection Revisited and the End of Mutual Trust in the EU Asylum System
Daniele Gallo

General Bibliography

List of Abbreviations

List of Contributors